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**REISSUE LITIGATION
REISSUE PATENT APPLICATION**

Atty. Docket No.: 4164-133
Applicant: John F. Acres et al.

Original Patent No.: 5,655,961
Original Patent Issue Date: August 12, 1997

**INFORMATION DISCLOSURE CITATION
FORM PTO-1449 (Modified)**

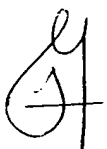

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<u>Exam Init</u>	<u>Ref</u>	<u>Document Number</u>	<u>Issue Date</u>	<u>Name</u>	<u>Class</u>	<u>Sub- Class</u>
JF	_____	3,659,284	4/25/72	Rusch	340	324A
	_____	3,796,433	3/12/74	Fraley et al	273	138A
	_____	3,819,186	6/25/74	Hinterstocker	273	138 A
	_____	4,072,930	2/7/78	Lucero et al.	340	152T
	_____	4,409,656	10/11/83	Anderson	364	200
	_____	4,582,324	4/15/86	Koza et al	A63F	9/22
	_____	4,624,459	11/25/86	Kaufman	273	143R
	_____	4,760,247	7/26/88	Keane et al.	235	454
	_____	4,760,527	07/26/88	Sidley	364	412
	_____	4,837,728	6/6/89	Barrie et al.	364	412
	_____	4,844,464	7/4/89	Berge	138A	273
	_____	4,856,787	8/15/89	Itkis	A63F	3/06
	_____	4,922,420	5/1/90	Nakagawa et al.	G06F	12/06
	_____	4,926,327	05/15/90	Sidley	364	412
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	_____	4,964,638	10/23/90	Ishida	273	138A
	_____	4,991,848	2/12/91	Greenwood et al.	273	143R

<u>Exam Init</u>	<u>Ref</u>	<u>Document Number</u>	<u>Issue Date</u>	<u>Name</u>	<u>Class</u>	<u>Sub- Class</u>
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	_____	5,016,880	5/21/91	Berge	138A	273
	_____	5,038,022	8/6/91	Lucero	235	380
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	_____	5,129,652	07/14/92	Wilkinson	273	139
	_____	5,159,549	10/27/92	Hallman, Jr. et al.	G06F	15/44
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	_____	5,224,706	7/6/93	Bridgeman et al.	A63F	1/00
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	_____	5,286,023	2/15/94	Wood	A63F	3/06
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lg	_____	5,398,932	3/21/95	Eberhardt et al.	A63F	9/22
	_____	5,401,024	3/28/95	Simunek	A63F	9/12
	_____	5,410,590	4/25/95	Blood et al.	H04M	17/00
	_____	5,472,194	12/5/95	Breeding et al.	A63F	1/00
	_____	5,488,411	1/20/96	Lewis	H04N	7/173
	_____	5,494,287	2/27/96	Manz	273	143
	_____	5,507,489	4/16/96	Reibel et al.	A63F	9/24
	_____	5,511,781	4/30/96	Wood et al.	A63F	1/00
	_____	5,524,888	6/11/96	Heidel	G07F	17/34
	_____	5,536,016	7/16/96	Thompson	273	269
	_____	5,542,669	8/6/96	Charron et al.	A63F	9/00
	_____	5,550,359	8/27/96	Bennett	235	382
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	_____	5,611,730	3/18/97	Weiss	463	20
	_____	5,651,057	7/22/97	Blood et al.	MH04M	11/00
	_____	5,668,950	09/16/97	Kikuchi	395	200.47
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
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	<u>Application Number</u>	<u>Date</u>	<u>Filing Date</u>	<u>Inventor</u>
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
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Volume IA

- | | | |
|---|-------|--|
|  | _____ | (a) Casino Data Systems and Sunset Station Hotel & Casino's ("CDS") Motion for Summary Judgment of Invalidity of U.S. Patent No. 5,752,882; |
| _____ | _____ | (b) CDS' Memorandum of Points and Authorities in Support of CDS' Motion for Summary Judgment of Invalidity of U.S. Patent No. 5,752,882 [Filed <i>In Camera</i> -- Subject to Protective Order]; |
| _____ | _____ | (c) CDS' Supplemental Brief Regarding CDS' First Motion for Summary Judgment of Invalidity; |
| _____ | _____ | (d) CDS' Reply Memorandum in Support of CDS' Motion for Summary Judgment of Invalidity of U.S. Patent 5,752,882; |

Volume IB

- | | | |
|---|-------|---|
|  | _____ | (e) Casino Data Systems and Sunset Hotel & Casino's Evidence in Support of CDS' Motion for Summary Judgment of Invalidity and Opposition to Acres' Motion for Preliminary Injunction ("CDS Exhibits") [Filed <i>In Camera</i> -- Subject to Protective Order], including Exhibit T, of Acres Gaming Incorporated Form SB-2 filed with the Securities and Exchange Commission on September 20, 1993; |
|---|-------|---|

Volume II

- _____ (f) Acres' Response to the Proposed Findings of Fact of Casino Data Systems Regarding CDS' Motion for Summary Judgment of Invalidity;
- _____ (g) Acres Gaming, Inc.'s Opposition to Casino Data Systems' and Sunset Station Hotel and Casino's Motion for Summary Judgment;
- _____ (h) Acres Gaming, Inc.'s Supplement to its Opposition to Casino Data Systems' and Sunset Station Hotel and Casino's Motion for Summary Judgment;
- _____ (i) Acres Gaming, Inc.'s Second Supplement to its Opposition to Casino Data Systems' and Sunset Station Hotel and Casino's Motion for Summary Judgment
- _____ (j) Acres Gaming, Inc.'s Third Supplement to its Opposition to Casino Data System's and Sunset Station Hotel and Casino's Motion for Summary Judgment;

Volume III

- _____ (k) Expert Report of W. Alan Jorgensen Pursuant to Federal Rule of Civil Procedure 26(a)(2);
- _____ (l) Expert Report of Samuel Wolff Pursuant to Federal Rule of Civil Procedure 26(a)(2);
- _____ (m) Transcript of Motion for Summary Judgment of Invalidity of U.S. Patent No. 5,752,882 Before the Honorable Howard D. McKibben on January 19, 1999;

Volume IVA

- _____ (n) Deposition of Disclosure, Inc. and Exhibits;

Volume IVB

- _____ (o) Additional Exhibits to deposition of Disclosure, Inc.;

Volume V

_____ CDS' Third Motion and Memorandum of Points and Authorities in Support of CDS' Motion for Summary Judgment of Invalidity of U.S. Patent No. 5,752,882 (On-Sale Bar);

_____ Exhibits in Support of CDS' Third Motion and Memorandum of Points and Authorities in Support of CDS' Motion for Summary Judgment of Invalidity of U.S. Patent No. 5,752,882 (On-Sale Bar);

Volume VI

Acres Gaming's Opposition to CDS's Third Motion for Summary Judgment of Invalidity of U.S. Patent No. 5,752,882 (On-Sale Bar);

Volume VII

Deposition of Jose Vega Dated January 25, 1999 with Exhibit Nos. 191, 193, 194, 195, 197, 198;

Volume VIII

CDS Motion and Memorandum of Points and Authorities in Support of CDS' Motion for Summary Judgment of Invalidity of US Patent No. 5,752,882 (On-Sale Bar) [Filed *Under Seal* -- Subject to Protective Order];

Proposed Findings of Facts in Support of CDS' Memorandum of Points and Authorities in Support of CDS' Third Motion for Summary Judgment of Invalidity of U.S. Patent No. 5,752,882 (On-Sale Bar) [Filed *Under Seal* -- Subject to Protective Order]; and

Exhibits in Support of CDS' Motion and Memorandum of Points and Authorities in Support of CDS' Motion for Summary Judgment of Invalidity of U.S. Patent No. 5,752,882 (On-Sale Bar), with Affidavit of Gregory C. Schodde [Filed *Under Seal* -- Subject to Protective Order]

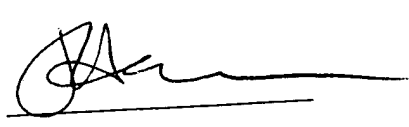
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Examiner: 

Date Considered: 4/10/2003



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

Atty. Docket No.: 4164-133
Applicant: John F. Acres et al.

Serial No.: 09/373,034
Filing Date: August 11, 1999



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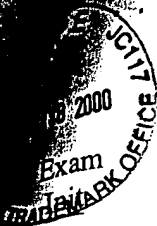
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	—	Report & Recommendation (Findings of Fact & Conclusions of Law Re: Claim Construction), May 2000
—	—	Expert Report of Michael J. Bennett Pursuant to Fed. R. Civ. P. 26(A)(2) (sic), February 1999
—	—	Expert Report of Michael J. Bennett Pursuant to Fed. R. Civ. P. 26(A)(2), July 1999
—	—	Expert Witness Report of Leroy A. Prohofsky, February 1999
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_____	Supplement to Expert Witness Reports of Leroy A. Prohovsky, June 1999
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_____	Rebuttal Statement by Expert Witness William K. Bertram, Ph.D., March 1999
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EXAMINER: DATE CONSIDERED: 4/10/2003

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